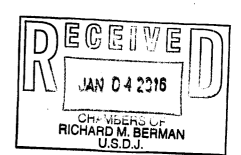
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U.S. Department of Justice

United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 1(XX)7

January 4, 2016



Via ECF and Facsimile Honorable Richard M. Berman United States District Court Southern District Of New York New York, NY 10007

Re:

United States v. Evgeny Buryakov, a/k/a "Zhenya," 15 Cr. 73 (RMB)

Dear Judge Berman:

The Government writes to respectfully request, with the consent of defense counsel, a two-week adjournment of the filing deadline for the Government's response to the defendant's November 24, 2015 First Notice (the "First Notice") pursuant to Section 5 of the Classified Information Procedures Act, 18 U.S.C. App. 3 ("CIPA"). The adjournment is being requested to allow the relevant government agency to complete its ongoing evaluation of the classified materials referenced by defense counsel in the First Notice and in connection with a Rule 15 deposition of the defendant's wife, which may allow the parties to resolve these issues without further litigation. Specifically, after the defendant filed the First Notice, the Government began to work with the relevant government agency in an effort to determine whether it is able to declassify any of the materials from the broad categories set forth on pages six and seven of the First Notice. Although that process is expected to render moot at least some of the issues raised by the First Notice, additional time is required to complete it. Moreover, at the conference on December 21, 2015, defense counsel undertook to identify materials that they wished to use in connection with a deposition of the defendant's wife, some of which are classified and may require applications pursuant to CIPA and the Court's Protective Order. (See Dec. 21, 2015 Tr. at 14-15). Defense counsel has not yet done so. Thus, the requested adjournment would also provide additional time for counsel to take this step, and for the parties to determine whether any additional defense requests present issues that require further litigation.

Extension o	panted to 1-11-16.		
Car Defens			
(Via Email)			
SO ORDERED: Date: 1/4/16	Richard M. Berman, U.S.D.J.		

Respectfully Submitted,

PREET BHARARA United States Attorney

By:

Emil J. Bove III Brendan F. Quigley Stephen Ritchin

Assistant United States Attorneys (212) 637-2444/2193/2503